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5 6 7 8	Frank S. Hedin HEDIN HALL LLP 1395 Brickell Avenue, Suite 1140 Miami, Florida 33131 Telephone: +1 (305) 357-2107 Facsimile: +1 (305) 200-8801 Email: fhedin@hedinhall.com	
9	Counsel for Plaintiff	
10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12		
13	MARY PARRISH,	Case No. 2:22-cv-00511-GMN-DJA
1415	Plaintiff, v.	STIPULATION AND ORDER TO EXTEND DEADLINE TO RESPOND TO DEFENDANTS' MOTION TO
16	EVERI PAYMENTS, INC, and	DISMISS
17	EVERI HOLDINGS, INC.,	(First Request)
18	EVERI HOLDINGS, INC.,	
19	Defendant.	
20		
21		
	Pursuant to Local Rule IA 6-1, Plai	ntiff Mary Parrish ("Plaintiff") and Defendants Every
22		ntiff Mary Parrish ("Plaintiff") and Defendants Every efendants") hereby stipulate to extend the time in which
2223	Payments, Inc. and Every Holdings, Inc. ("Do	·
	Payments, Inc. and Every Holdings, Inc. ("De Plaintiff has to file her opposition to Defendant	efendants") hereby stipulate to extend the time in which
23	Payments, Inc. and Every Holdings, Inc. ("De Plaintiff has to file her opposition to Defendant	efendants") hereby stipulate to extend the time in which ats' motion to dismiss up to and including April 15, 2022.
23 24	Payments, Inc. and Every Holdings, Inc. ("De Plaintiff has to file her opposition to Defendar The parties respectfully ask this Court to enterstate as follows:	efendants") hereby stipulate to extend the time in which ats' motion to dismiss up to and including April 15, 2022.
23 24 25	Payments, Inc. and Every Holdings, Inc. ("De Plaintiff has to file her opposition to Defendar The parties respectfully ask this Court to ente state as follows: 1. Defendants filed a Petition for I	efendants") hereby stipulate to extend the time in which its' motion to dismiss up to and including April 15, 2022. It an Order granting this extension and in support thereof
23242526	Payments, Inc. and Every Holdings, Inc. ("De Plaintiff has to file her opposition to Defendar The parties respectfully ask this Court to ente state as follows: 1. Defendants filed a Petition for I	efendants") hereby stipulate to extend the time in which its' motion to dismiss up to and including April 15, 2022. It an Order granting this extension and in support thereof Removal on March 22, 2022. ECF 1.

1 3. The Parties have met and conferred and stipulated that Plaintiff shall have up to and 2 including, Friday, April 15, 2022, to file her opposition to the motion to dismiss. Defendants shall have 3 10 days, or up to and including April 25, 2022, to file their reply. 4 4. This is the first stipulation for extension of time for Plaintiff to oppose Defendants' 5 motion to dismiss. 6 5. This request is made in good faith and not for the purpose of delay and the failure to file 7 the opposition and this stipulation to extend time was based upon excusable neglect. Plaintiff's lead 8 counsel had a family medical issue arise that impeded his ability to file a timely response. 9 DICKINSON WRIGHT PLLC THE O'MARA LAW FIRM, P.C 10 /s/ Kerry E. Kleiman, Esq. /s/ David C. O'Mara, Esq. 11 MICHAEL N. FEDER, ESQ. DAVID C. O'MARA, ESQ. (SBN 08599) (SBN 7332) 12 KERRY E. KLEIMAN, ESQ. 311 E. Liberty Street (SBN 14071) Reno, NV 89501 13 3883 Howard Hughes Parkway, Ste 800 Telephone: 775.323.1321 Facsimile: 775.323.4082 Las Vegas, Nevada 89169 14 Tel: 702.550.4400 Email: david@omaralaw.net Fax: 844.670.6009 15 Email: mfeder@dickinson-wright.com Frank S. Hedin* Email: kkleiman@dickinson-wright.com HEDIN HALL LLP 16 1395 Brickell Avenue, Suite 1140 Miami, Florida 33131 17 Telephone: +1 (305) 357-2107 Facsimile: +1 (305) 200-8801 18 Email: fhedin@hedinhall.com * Pro Hac Vice Application Forthcoming 19 Counsel for Plaintiff 20 **ORDER** 21 The deadline for Plaintiff to file her opposition to Defendants' motion to dismiss will be 22 extended to and including Friday, April 15, 2022. Defendants shall have up to and including April 23 25, 2022 to file a reply thereto. IT IS SO ORDERED nunc pro tunc. 24 25 Dated this 20 day of April, 2022. 26 27 SUBMITTED BY DAVID C. O'MARA, ESQ. Gloria M. Navarro, District Judge 28

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UNITED STATES DISTRICT COURT